1 JAMES E. MURPHY 2 Nevada Bar No. 8586 LEWIS BRISBOIS BISGAARD & SMITH LLP 6385 S. Rainbow Boulevard, Suite 600 Las Vegas, Nevada 89118 Telephone: (702) 893-3383 Fax: (702) 893-3789 E-Mail: James.Murphy@lewisbrisbois.com 5 Attorneys for THE HERTZ CORPORATION 6 7 UNITED STATES DISTRICT COURT 8 DISTRICT OF NEVADA 9 ISABEL APARECIDA AULER, an 10 individual, CARLOS ALBERTO RODRIGUES DE FREITAS an individual, 11 Plaintiffs, 12 VS. 13 THE HERTZ CORPORATION, a 14 Delaware corporation, ROBERT CHARLES STEVENS, an individual, and 15 DOES 1-10 inclusive. 16 Defendants. 17 18 19

CASE NO.: 2:18-CV-01522-JAD-BNW

MOTION TO EXTEND DISCOVERY **DEADLINES**

(SECOND REQUEST)

Defendant, THE HERTZ CORPORATION, by and thought its attorneys, LEWIS BRISBOIS BISGAARD SMITH LLP, respectfully requests this Court to issue an Order extending certain discovery deadlines in this case.

MEMORANDUM IN SUPPORT

Pursuant to Local Rules (LR) 2604, LR6-1 and LR 26-1, Defendant, by and through its attorneys, James Murphy, Esq. of Lewis Brisbois Bisgaard & Smith LLP. hereby moves this Court to extend the discovery deadlines for the disclosure of expert reports and to amend pleadings and add parties in the above-captioned case for a period of twenty-one (21) days.

Local Rule (LR) 2604 provides that applications to extend any date set by the discovery plan, scheduling order or other order must, in addition to satisfying the

20

21

22

23

24

25

26

27

28

9

7

14

15 16

17 18

20 21

19

23

22

24

25

26

27

28

requirements of LR6-1, be supported by showing of good cause for the extension.

LR26-1 also requires that an application for the extension of a deadline must be received by the court no later than 21 days before extension of the subject deadline.

LR6-1 provides the "(a) request made after the expiration of the specified period shall not be granted unless the moving party, attorney or other person demonstrates the failure to act as a result of excusable neglect."

DISCOVERY REMAINING

- 1. Plaintiffs will complete the deposition of Hertz Corporation pursuant to FRCP 30 (b) 6 by August 30, 2019;
- 2. The parties will complete all written discovery and provide necessary supplements thereto;
- 3. The parties will take the depositions of any and all other witnesses garnered through discovery.

This Request for an extension of time is not sought for any improper purpose or other purpose of delay. Rather, it is sought by the parties solely for the purpose of allowing sufficient time to conduct discovery.

WHY REMAINING DISCOVERY HAS NOT BEEN COMPLETED

Defendant Hertz Corporation, through its counsel Mr. Lazar, Esq. and Mr. Murphy, Esq. spoke with Plaintiffs' counsel Mr. Capp, Esq. twice on Monday July 29, 2019 and again via email on Tuesday, July 30, 2019. Generally, more time was requested to accommodate counsel and Hertz Cooperation. In these communications Plaintiffs advised Defendant Hertz Corporation that Plaintiffs are agreeable to an extension of time to complete discovery on the strict condition that the continued deposition of Hertz Corporation takes place and is completed by August 30th at the very latest. See Affidavit of James E. Murphy, Esq., attached hereto as **Exhibit A**. A separate communication took place between James E. Murphy, Esq. and Mr. Cisneros, Esq., counsel for Mr. Robert Stevens, and Mr. Cisneros expressed his agreement with a modest extension of the 4832-7663-8878.1

deadlines as well. Id.

<u>Extension or Modification of The Discovery Plan and Scheduling Order</u>. LR 26-4 governs modifications or extension of this discovery plan and scheduling order. Any stipulation or motion must be made no later than twenty-one (21) days before the expiration of the subject deadline, and comply fully with LR 26-4.

The following is a list of the current discovery deadlines as ORDERED by the Court on May 21, 2019 (Doc#35) and the parties' proposed extended deadlines.

Scheduled Event	Current Deadline	Proposed Deadline
Discovery Cut-off	October 9, 2019	Unchanged
Amendment to Pleadings or adding parties	August 9, 2019	August 30, 2019
Interim Status Report	July 10, 2019	Unchanged
Expert Disclosure pursuant to Fed R. Civ. P. 26 (a)(2)	August 19, 2019	September 9, 2019
Rebuttal Expert Disclosure pursuant to Fed. R. Civ. P. 26(a)(2)	September 18, 2019	October 11, 2019
Dispositive Motions	November 7, 2019	Unchanged
Joint Pretrial Order	December 6, 2019	Unchanged

This Request for an extension of certain deadlines is not sought for any improper purpose or other purpose of delay. Rather, it is sought by the parties solely for the purpose of allowing sufficient time to conduct discovery in this case and adequately prepare their respective cases for trial. Specifically, the deposition of Hertz Corporation pursuant to FRCP 30 (b) 6 is contemplated to take place by August 30, 2019 and added time is necessary to permit the various designees of Hertz Corporation to appear, and be prepared ahead of time by Counsel for Hertz Corporation given the travel schedules of all concerned.

WIS

This is the second request for extension of time in this matter. The parties respectfully submit that the reasons set forth above constitute compelling reasons and good cause for the short extension with respect the dates specified above.

WHEREFORE, the parties respectfully request that this Court extend the deadline to disclose expert reports by a period of twenty-one days (21) days from the current deadline of August 19, 2019 up to and including September 9, 2019 and the deadline to amend pleadings or add parties by a period of twenty-one days (21) days from the current deadline of August 9, 2019 up to and including August 30, 2019 and the deadline for Rebuttal Expert Disclosure from September 18, 2019 to October 11, 2019 pursuant and the other discovery dates as outlined in accordance with the table above remain unchanged.

DATED this 30th day of July, 2019.

LEWIS BRISBÓIS BISGAARD & SMITH LLP

BY

JAMES E. MURPHY Nevada Bar No. 8586 6385 S. Rainbow Boulevard, Suite 600 Las Vegas, Nevada 89118 Attorneys for Defendant THE HERTZ CORPORATION

IT IS SO ORDERED

DATED: August 08, 2019

BRENDA WEKSLER

UNITED STATES MAGISTRATE JUDGE

EWIS 28
RISBOIS ISGAARD

4832-7663-8878.1

CERTIFICATE OF SERVICE

- 1				
2	Pursuant to FRCP 5(b), I certify that I am an employee of, and that on this 30 th day			
3	of July, 2019, I did cause a true copy of MOTION TO EXTEND DISCOVERY			
4	DEADLINES to be served via electronic service by the U.S. District Court CM/ECF			
5	system to the parties on the Electronic Filing System.			
6	Jonathan C. Capp			
7	13891 Bassmore Drive San Diego, CA 92129			
8	Phone 760-231-6498 Fax: 858-435-2510			
9	Email: jcclex@gmail.com			
10	Attorney for Plaintiffs			
11	Kevin Lazar <u>kevin@bakerattorneys.net</u>			
12	Martin L. Welsh <u>mwelsh@lvlaw.com</u> , <u>k.bratton@hayesandwelsh.onmicrosoft.com</u> , m.mchenry@lvlaw.com			
13	Paul Kirst Paul.kirst@allstate.com, lasvegaslegal@allstate.com			
14				
15	Phillip R Emerson receptionist@emersonlawgroup.com, emersonlawgroup@gmail.com			
16	Renee E. Jensen rjensen@fwhb.com, lduarte@fwhb.com			
17	Shayne L. Wulterin shayne@fwhb.com, awood@fwhb.com, cbrorson@fwhb.com,			
18	diane@fwhb.com, jtaylor@fwhb.com, nmanno@fwhb.com			
19				
20	By /s/ Anne Cordell			
21	an Employee of LEWIS BRISBOIS BISGAARD & SMITH LLP			
22				
23				
24				

25

26

27

28

EXHIBIT A

EXHIBIT A

AFFIDAVIT OF JAMES E. MURPHY Auler v. The Hertz Corporation / Case No. 2:18-CV-01522-JAD-BNW

AFFIDAVIT OF JAMES E. MURPHY, ESQ. IN SUPPORT OF DEFENDANT'S MOTION TO EXTEND DISCOVERY (SECOND REQUEST)

STATE OF NEVADA)
) ss:
COUNTY OF CLARK)

James E. Murphy, Esq., being first duly sworn, now deposes and says as follows:

- 1. Affiant is a partner in the law firm of LEWIS BRISBOIS BISGAARD SMITH, LLP. Counsel for Defendant Hertz Corporation. I give this affidavit of my own personal knowledge and in support of Defendant's Motion to Extend Discovery Deadlines (Second Request).
- 2. Defendant Hertz Corporation, through its counsel Mr. Lazar, Esq. and Affiant, spoke with Plaintiffs' counsel Mr. Capp, Esq. twice on Monday July 29, 2019 and again via email on Tuesday, July 30, 2019. Plaintiffs advised Defendant Hertz Corporation Plaintiffs are agreeable to an extension of time to complete discovery assuming the deposition of Hertz Corporation takes place by August 30th at the very latest. Affiant advised this request would be issued.
- 3. Affiant has also spoken directly with Mr. Cisneros, Esq. representing Mr. Robert Stevens. Mr. Cisneros, Esq. expressed his agreement with the concepts outlined herein.

FURTHER YOUR AFFIANT SAYETH NAUGHT.

Signed:

JAMES E. MURPHY, ESQ.

Title:

Partner

Date:

July 30, 2019

SUBSCRIBED and SWORN to before me this 30_day of July, 2019.

NOTARY PUBLIC in and for State of

Nevada, County of Clark.

4821-2209

